1 2 3 4 5 6 7	Marquis Aurbach Coffing Terry A. Coffing, Esq. Nevada Bar No. 4949 James A. Beckstrom, Esq. Nevada Bar No. 14052 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tcoffing@maclaw.com jbeckstrom@maclaw.com Attorneys for Plaintiffs Allison Stone and Karina Djalilova		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	ALLISON STONE, an individual; and KARINA DJALILOVA, an individual,	Case Number: 2:19-cv-01945-JAD-VCF	
11	,		
12	Plaintiff,	STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFFS TO	
13	vs.	RESPOND AND DEFENDANT TO REPLY TO DEFENDANT ARTIST	
14		DUBOSE A/K/A A BOOGIE WIT DA HOODIE'S MOTION TO DISMISS AND	
15	TOURAY YASIN, an individual; HBTL TOURING, LLC, a Delaware limited liability	MOTION TO STRIKE PURSUANT TO FRCP 12(F)	
16	company; BRIDGING THE GAP	[DKT. #12 & #13]	
17	MANAGEMENT, LLC, a Delaware limited liability company; ARTIST DUBOSE, a/k/a "A BOOGIE WIT DA HOODIE"; and DOES	(FIRST REQUEST)	
18	I through X inclusive; and ROE CORPORATIONS I through X inclusive,		
19	CORPORATIONS I unough A inclusive,		
20	Defendants.		
21			
22	Pursuant to LR IA 6-1, Plaintiffs Allison Stone and Karina Djalilova ("Plaintiffs"		
23	and Defendant Artist Dubose a/k/a "A Boogie Wit Da Hoodie" ("Dubose"), by and through		
24	their respective counsel of record, submit this Stipulation and Order to Extend Time for		
25	Plaintiffs to Respond and Defendant to Reply to his Motion to Dismiss and Motion to		
26	Strike (ECF Nos. 12 & 13) filed on November 8, 2019. Plaintiffs request an additional 14		
27	days from November 22, 2019 to December 6, 2019, to file their response. The reason for		

Page 1 of 2

1	this request is to allow Plaintiffs additional time to consider the numerous legal issues set		
2	forth in the Motion to Dismiss and Motion	on to Strike and prepare their Opposition.	
3	Defendant Dubose also requests a corresponding extension until December 16, 2019 to file		
4	his reply to accommodate the request.		
5	This is the first stipulation for extension of time for Plaintiffs to respond to		
6	Defendant Dubose's Motion to Dismiss and Motion to Strike and for Defendants to file a		
7	reply. This stipulation is made in good faith and will not prejudice any party.		
8	Dated this 18th day of November, 2019.	Dated this 18th day of November, 2019.	
9	MARQUIS AURBACH COFFING	BENDAVID LAW	
10			
11	By: <u>/s/ James A. Beckstrom</u> Terry A. Coffing, Esq.	By: <u>/s/ Jeffrey Bendavid</u> Jeffery Bendavid, Esq.	
12	Nevada Bar No. 4949 James A. Beckstrom, Esq.	Nevada Bar No. 6220 Stephanie J. Smith, Esq.	
13	Nevada Bar No. 14052	Nevada Bar No. 11280	
13	10001 Park Run Drive Las Vegas, Nevada 89145	7301 Peak Drive, Suite 150 Las Vegas, Nevada 89128	
14	Attorneys for Plaintiffs	Attorney for HBTL Touring LLC,	
15	Allison Stone and Karina Djalilova	Bridging the Gap Management, LLC and Artist Dubose	
16			
17	<u>ORDER</u>		
18	IT IS SO ORDERED that Plaintiffs' time to respond to Defendant Dubose's Motion		
19	to Dismiss (ECF No. 12) and Motion to Strike (ECF No. 13) is extended 14-days, from		
20	November 22, 2019 to December 6, 2019.		
21	IT IS FURTHER ORDERED Defendant Dubose's time to file their Reply in Support		
22	of the Motion to Dismiss and Motion to Strike is extended to December 16, 2019.		
23			
24			
25	_	Doge	
26		NITED STATES DISTRICT JUDGE ated: November 18, 2019.	
27		ated. NOVEITIDEL TO, 2013.	